	Case 2:24-cv-01856-JDP Document 2	21 Filed 09/24/24	Page 1 of 4
1			
2			
3			
4			
5			
6			
7	INITED CTATEC DICTRICT COLUDT		
8	UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA		
10	FOR THE EASTERN I	DISTRICT OF CALL	TORNIA
11	LAURA SANTOYO,	No. 2:24-cy-018	56 IDP
12	Plaintiff,	No. 2.24-CV-016	30 101
13	V.	ORDER	
14	RICH PRODUCT CORPORATION, a	<u>one de</u>	
15	California Corporation,		
16	Defendant.		
17			
18	Magistrate Judge Allison Claire will hold a settlement conference in this case on		
19	November 21, 2024, at 9:00 a.m. The settlement conference will be held via Zoom unless the		
20	parties request that the conference be conducted in person; login details will be provided prior to		
21	the date of the conference. The court expects that the parties will proceed with the settlement		
22	conference in good faith and attempt to resolve all or part of the case. If any party believes that		
23	the settlement conference will not be productive, that party shall so inform the court as far in		
24	advance of the settlement conference as possible. Unless otherwise specifically authorized by the		
25	court in advance of the settlement conference, the following individuals must participate in the settlement conference: (1) all of the attorney(s) who will try the case; (2) the parties; and		
	semement conference: (1) all of the attorney(s) who will try the cas	se; (\angle) the parties; and

No later than November 7, 2024, each party must submit to Judge Claire's chambers at

(3) individuals with full authority to negotiate and settle the case, on any terms.

1	acorders@caed.uscourts.gov a confidential settlement conference statement. These statements			
2	should not be filed on the docket; however, each party shall e-file a one-page document entitled			
3	Notice of Submission of Confidential Settlement Conference Statement. The statements should			
4	be marked "CONFIDENTIAL" and should state the date and time of the conference.			
5	While brevity is appreciated, each statement must include:			
6	(1) a brief recitation of the facts;			
7	(2) a discussion of the strengths and weaknesses of the case, from your party's			
8	perspective;			
9	(3) an itemized estimate of your party's expected costs for further discovery, pretrial, and			
10	trial matters, in specific dollar terms;			
11	(4) your best estimate of the probability that plaintiff will obtain a finding of liability			
12	should this case proceed to trial, in percentage terms;			
13	(5) should this case proceed to trial and defendant be found liable, please provide the			
14	following, in specific dollar terms:			
15	(a) a realistic high-end recovery estimate (i.e., realistic best- or worst-case			
16	scenario)			
17	(b) a realistic low-end recovery estimate (i.e., realistic worst- or best-case			
18	scenario), and			
19	(c) a best estimate of the most likely outcome;			
20	(6) a history of settlement discussions, including:			
21	(a) a statement of your expectations for settlement discussions;			
22	(b) a listing of any past and present settlement offers from any party (including all			
23	terms);			
24	(c) whether your party would consider making the opening offer or demand, and			
25	what that offer might be;			
26	(7) a list of the individuals who will be participating in the settlement conference on your			
27	party's behalf, including each participant's name and, if appropriate, title;			
28	(8) identification of any related cases or of any other cases that the narties might wish to			

discuss at this settlement conference; and (9) a completed worksheet (blank version attached) highlighting your responses to certain of the above questions. Judge Claire will hold a short, pre-settlement conference via Zoom on November 12, 2024 at 10:00 a.m. 10:00 a.m. Only the lead attorney from each side should participate. At Judge Claire's discretion, the joint discussion may be followed by private discussions between the judge and each party. Zoom login information will be provided in advance of November 12, 2024. In accordance with the above, it is hereby ORDERED that: 1. A pre-settlement conference is set before Magistrate Judge Claire on November 12, 2024 at 10:00 a.m. 2. A settlement conference is set before Magistrate Judge Claire on November 21, 2024, at 9:00 a.m. 3. No later than November 7, 2024, each party must submit a confidential settlement conference statement, as described above, to Magistrate Judge Claire. DATED: September 23, 2024 UNITED STATES MAGISTRATE JUDGE The court expects that the attorneys participating in the pre-settlement conference discussion

Case 2:24-cv-01856-JDP Document 21 Filed 09/24/24 Page 3 of 4

will also participate in the settlement conference.

Pre-Settlement Worksheet

	Please fill in each value below
Additional cost to your party expected for discovery	\$
pretrial	\$
trial	\$
Estimated probability of liability finding	%
Realistic high-end estimate of recovery by P	\$
Realistic low-end estimate of recovery by P	\$
Best estimate of recovery by P	\$
Last offer/demand (if any) previously made by your party	\$
Last offer/demand (if any) previously made by opposing party	\$
Proposed next offer/demand by your party	\$